IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF PUERTO RICO

IN RE:

VICKY RODRIGUEZ TORRS

CASE NO. 09-10864 (BKT)

DEBTOR(S)

CHAPTER 7 NO- ASSET CASE

NOTICE FOR ABANDONMENT OF PROPERTY (SCHEDULED CAUSES OF ACTION)

TO THE HONORABLE COURT, CREDITORS AND PARTIES IN INTEREST:

COMES NOW, Wigberto Lugo Mender, duly appointed Chapter 7 Trustee of the above captioned case, who respectfully states and prays as follows:

- 1. Notice pursuant to 11 U.S.C. Section 554(a) is hereby given as to the undersigned trustee's intention to abandon estate property as detailed below:
 - a) Case before U.S. District Court of Puerto Rico docketed as Vicky Rodriguez Torres et al v. Government Development Bank Puerto Rico, Guillermo Camba Casas Civil No. 09-1151 JP, currently under Appeal before the U.S. Circuit Court of Appeal for the First Circuit 10-1441. This case was not listed in debtor's schedules but the trustee has become aware of the prosecution of this case.
 - b) Case before U.S. District Court of Puerto Rico docketed as Vicky Rodriguez Torres et al v. Government Development Bank Puerto Rico, Guillermo Camba Casas Civil No. 09-2199 FAB.
- 2. Upon review of the matters, debtor's endeavors towards the prosecution of these cases and the lack of a meaningful settlement proposal that could result in a benefit to creditors and the estate in prosecuting these cases, the trustee abandons these two causes of action.
- 3. In summary, after due consideration of the limited evidence made available to the trustee by the debtor and the lack of a beneficial settlement proposal from the part of the defendants

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hinders any feasible proposal to put and end to this disgruntled litigation. Litigation expenses combined with the advanced stage of ongoing litigation leading to the dismissal of the causes of action erode any possibilities for the estate to continue working in these cases.

4. Moreover, debtor has failed to disclose in the schedules relevant information as to all potential causes of action against GDB. Absent adequate information from the part of the debtor, there is no much to administer by the undersigned trustee.

NOTICE TO PARTIES IN INTEREST

Parties shall take notice that any objection to this abandonment must be filed, in writing, within fourteen (14) days from the date of this notice, with the Clerk of the U.S. Bankruptcy Court, with copy to the undersigned.

I HEREBY CERTIFY: That on this same date, I electronically filed the foregoing with the Clerk of the Court using the CM/ECF System which will send notification of such filing to the parties appearing in said system.

I HEREBY CERTIFY, that on this same day, copy of this motion has been mailed by First Class Mail to: U.S. Trustee Office, debtor and debtor's attorney, all at their address of record and to all creditors and other parties in interest, as detailed in the enclosed Master Address List.

RESPECTFULLY SUBMITTED.

In Guaynabo, Puerto Rico, this 15th of September of 2010.

S/ Wigherto Lugo Mender

WIGBERTO LUGO MENDER
CHAPTER 7 TRUSTEE
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The following recipients may be/have been bypassed for notice due to an undeliverable (u) or duplicate (d) address.

 (u)GOVERNMENT DEVELOPMENT BANK
 (u)RODRIGUEZ-TORRES, VICKY
 (u)Enid Lopez-Lopez

 (u)Guillermo Camba-Casas
 (u)Mariela Rexach-Rexach
 End of Label Matrix Mailable recipients 27 Bypassed recipients 5 Total 32